				Γ		U.S. DISTRICT C	COURT	_
Case	3:14-0	r-00010-M Docur IN THE U	ment 24 Filed 05/12/ NITED STATES DISTRICT	14 Pag COURT	e 1 of 1	THERN DISTRIC	T OF TE	EXAS
		FOR THE	NORTHERN DISTRICT O	FTEXAS	1			İ
		-	DALLAS DIVISION			MAY 122	2014	
UNITE	ED STAT	TES OF AMERICA)	1]
)			RK, U.S. DISTR		OURT
VS.)	CASE	NO.:3 By4	-CR-010-M (02) Deputy)	X
RAMO	N DEM	OND WHITE,)	L				_
		Defendant.	, , , , , , , , , , , , , , , , , , ,		3.1	4-CR-ON	0- N	(
		AMENDED R	REPORT AND RECOMM	ENDATION	. 0 1	J		
			CERNING PLEA OF GUI					
		(to correct	the offense description for	Count 2)				
	DAMO	NI DEMOND WHITE 1		CTT:4 1 C44	D.	105 E 24 061		
RAMON DEMOND WHITE, by consent, under authority of <u>United States v. Dees</u> , 125 F.3d 261 (5 th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty								
to Count(s) 2 of the Indictment. After cautioning and examining RAMON DEMOND WHITE under								
			entioned in Rule 11, I determ					
			he offense(s) charged is sup					
			ts of such offense. I therefor					
	-		ND WHITE be adjudged gui					
chargin	ng a viol	ation of 21 U.S.C. § 841	(a)(1) and (b)(1)(C) and 18 U	J.S.C. § 2, th	at is, Pos	session with		
			nce, and have sentence impo	sed accordin	gly. Afte	r being found		
guilty	of the of	fense by the district judg	e,					
	The de	fendant is currently in cu	stody and should be ordered	I to remain in	custody.			
	The de-	fondant must be andered	datain ad	C (21/2(a)	(1) vmlaa	a th a Carret		
ш			detained pursuant to 18 U.S					
	finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
	J	possession of the communication	ing it reseased.					
		The Government does r						
	☐ The defendant has been compliant with the current conditions of rele							
		-	incing evidence that the def		•	-		
			son or the community if rele	ased and sho	uld theref	fore be released		
		under § 3142(b) or (c).						
		The Government oppos	es release					
			peen compliant with the con-	ditions of rele	ease.			
		1						
		motion of the Governm						
F2								
×			detained pursuant to 18 U.S					
			l likelihood that a motion for					
			has recommended that no se					
	or (c) e	xceptional circumstance	s are clearly shown under §	3143(C)\why	tne deten	aant snould not		

be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Date: 12th day of May, 2014.

DAVID L. HORAN

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).